

The Weekly Democrat.

Published Every Saturday by
The Democrat Printing Co.
114 THEMIS STREET.

Entered at the Post Office at Cape Girardeau, Mo., as second-class matter.

SATURDAY, MAY 12, 1900.

ANNOUNCEMENT.

FOR COLLECTOR.
We are authorized to announce
JOSEPH E. SCHMITKE
as a candidate for the office of collector of Cape Girardeau county, subject to the decision of the county Democratic nominating convention.

We are authorized to announce
E. W. FLENTGE
as a candidate for judge of the Cape Girardeau Court of Common Pleas, subject to the action of the Republican nominating convention.

FOR COMMON PLEAS JUDGE.
We are authorized to announce
H. G. RASNEY
as a candidate for the office of judge of the Cape Girardeau Court of Common Pleas.

We are authorized to announce
ALEXANDER BOSS
as a candidate for judge of the Cape Girardeau Court of Common Pleas, subject to the action of the Republican nominating convention.

FOR SHERIFF.
We are authorized to announce
BERNHARD GOCKEL
as a candidate for reelection to the office of Sheriff of Cape Girardeau county, subject to the action of the Republican nominating convention.

FOR COUNTY TREASURER.
We are authorized to announce
AUGUST UDE
as a candidate for reelection to the office of County Treasurer, subject to the action of the Republican nominating convention.

FOR ASSESSOR.
We are authorized to announce
WILLIAM BAUPP
as a candidate for Assessor of Cape Girardeau county, subject to the action of the Republican nominating convention.

We are authorized to announce
F. H. SCHLAEDER
as a candidate for Assessor of Cape Girardeau county, subject to the action of the Republican nominating convention.

FOR COUNTY JUDGE.
We are authorized to announce
LOUIS F. THOMAS
as a candidate for the office of county judge in the second district of Cape Girardeau county, subject to the decision of the Republican nominating convention.

FOR ASSOCIATE JUDGE.
We are authorized to announce
JAMES M. MORRISON
as a candidate for the office of associate judge of the county court in the second district of Cape Girardeau county, subject to the decision of the Republican nominating convention.

Bryan will be nominated and then beaten.

First blood for Senator Cullom in the Peoria convention.

Hill's is suffering with a very bad case of rheumatic politics.

Michigan's Plunkett and "Golden Rule" Jones have obtained a seat in the Democratic band wagon.

Gov. Tanner of Illinois will find that he has undertaken too much in trying to drive Senator Cullom out of politics.

In future Congressman Vandiver will make it a point to see that the old clothes are sent home by express or freight.

Congressman Moon has introduced a bill to reorganize the Indian Territory and change its name to "Jefferson Territory."

Today will be the greatest day St. Louis has had for a long time. Everybody will turn out to do honor to the Hero of Manila Bay.

Many of those who are professed followers of the Prince of Peace are trying very hard to get the United States into a war with Turkey.

Memphis has had the honor of entertaining Admiral and Mrs. Dewey. Nashville comes next. Dewey will certainly remember the Tennesseans.

It is whispered in Washington that Gov. Roosevelt will be selected to place McKinley's name before the Republican convention at Philadelphia.

The old clothes incident has been explained and Mr. Vandiver can now rest in peace, at least so far as the post office authorities are concerned.

Kansas will not allow any other state to get ahead of her. Fourteen cyclones passed through the state on Sunday. No use to try to get ahead of Kansas.

The Lutesville Banner thinks Dewey made a great mistake by not marrying Miss Helen Gould instead of Mrs. Hazen. Possibly Miss Helen would not have said the pleasing "yes."

St. Louis will have a baby show on May 23. One of the citizens who was asked to act as judge has written the committee that he will do so provided his life is insured first.

The strike in St. Louis calls for the most energetic treatment on the part of the authorities. The law should be enforced, property and persons protected from violence, and peace and order should be maintained at all hazards.

A Kansas editor recently remarked that it was so dry there that the water was wet only on one side, and referring to the prosperity of the country he mentions that a neighboring farmer fed Kaffir corn to his cow and that not long afterward she had a Kaffir two.

Pendleton, (Oregon,) Republican. When Bryan spoke at Olympia a little babe in its mother's arms, frightened by the applause which greeted his appearance on the platform, set up a lusty howl. A motherly looking old lady stepped up to the youngster and said consolingly, "Poor child, don't cry, he ain't elected yet."

Seems to us that this city should make an effort to have a representative on the county bench. Our present County Judges are all good men but they are not residents of this city or township and of course they do not know what this end of the county needs or expects from the County Court. We should have a representative on the bench.

Gebang remarks: "Hon. W. D. Vandiver appears to be a coming man in Washington. His career there is now attracting marked attention." It is, and especially from the post office authorities. The fact of a Congressman franking old clothes through the mails is certainly sufficient to attract marked attention.

The great need of the present day is a man who will be able to bring about a settlement of the troubles which exist between capital and labor. There never was a time when there were more strikes, and more friction between employer and employee than now, and while the walking delegates are doing all they can to encourage bitterness and strife, some man is needed who is able to grasp the situation and control it.

Congressman Vandiver will be called on to explain to the postal authorities why he tried to frank a lot of old clothes through the mails. His explanation may prove entirely satisfactory, but nevertheless the incident will prove very embarrassing to Mr. Vandiver. He possibly had no intention of "beating" the government out of a few postage stamps, but how Mozley will work this little story when he commences his campaign. The story is an interesting one and Mozley will be able to tell it in an interesting manner. The occurrence is an unfortunate one for Mr. Vandiver, especially at this particular stage of the game.

That old chestnut about a union of the Protestant churches has come to the front again. Speeches are being made on the subject, elaborate papers are written about it, but the favor will soon die away and then we will hear no more of the matter. It would be well if the Christian people could get together on a common platform but it is not at all likely that they ever will. If the people were all willing to be Baptists, Methodists, Presbyterians, or members of any one denomination the thing could be fixed up very easily, but each denomination wants the other fellows to come into its own particular church, and as they won't do it the matter rests right where it is.

The board of directors of the Terminal Association of St. Louis, and the general passenger agents of the lines crossing the Eads bridge, will devise some way whereby a new agreement for passenger traffic can be made. It has the custom to collect bridge fare for each passenger crossing the bridge on trains, and this in addition to the regular railroad fare. It is now proposed to do away with this plan and collect from the railroads for passenger coaches as is done for the freight cars. The traveling public would no doubt rejoice if some such arrangement could be made, as it would often save much trouble and inconvenience.

The Tanner machine has been knocked out at Peoria, Ill., by the nomination of Hon. Richard Yates as the Republican candidate for governor. Forty years ago yesterday, the father of the present nominee was nominated for Governor, and was known as the "war" governor of Illinois. Judge Richard Yates is a worthy son of an eminent father and he is a man who will be a credit to Illinois as its Governor.

For the benefit of our prohibition friends who almost faint at the sight of a bottle or a jug, we desire to call attention to the accident which occurred at St. Louis a day or two ago. Three men were out on the river fishing when a stormy wind came up and their boat was capsized. One of the men could not swim, but he got hold of a large jug in which the bait had probably been kept, and clinging to this he managed to keep afloat until he was rescued. That man will always have an affection for jugs, and his experience shows that even jugs are good things sometimes.

The ease with which some persons in official position can make asses of themselves is evidenced by the action of Mr. Robertson, a member of the House of Delegates in St. Louis. He introduced a resolution providing that the franchises of the St. Louis Transit Company be forfeited if they failed to operate their cars in compliance with the ordinances. St. Louis people will recognize that this is simply a grand stand play on the part of Robertson, and will merely laugh at it. It shows, however, how men take advantage of events in order to make political capital out of them. Such clap-trap as this will not raise Mr. Robertson in public estimation.

A Washington dispatch says: "Col. Chas. H. Jones, formerly of St. Louis, now of New York, has been in Washington for the past few days. The Colonel is now editing a trade paper in New York. The erstwhile writer of the Democratic platform did not receive much attention from the Democratic leaders here, although he visited the capital on several occasions. He will probably attend the Democratic convention in Kansas City, but it is doubtful if he will exercise much, if any, influence in Democratic councils." Jones should have been sat upon in 1896. No political party can afford to own such a man as one of its leaders.

J. L. Pickering, the Republican correspondent who has been covering the political field in Illinois, says that Judge Yates, the Republican nominee for Governor of Illinois is confronted with an embarrassing situation: that he owes his nomination to the Tanner machine, and will have to reward them, and in this event will be compelled to turn down his old friends. Judge Yates probably made a clean campaign as was ever made by a man in his state. He has made no pledges, has no political debts to pay, and if elected, as he undoubtedly will be, he will go into office entirely free to conduct the affairs of his office as he deems best for the interests of the people, and this is just what Yates will do.

Of the many utterly unreliable political prophets in the United States, Ignatius Donnelly stands at the head. As a prognosticator of political events he is a sham and a fraud. He has demonstrated this time and again, and nothing he says regarding the political situation should be taken seriously for a moment. Donnelly went over the country in 1896 making speeches for Bryan and he asserted time and again that from a close personal canvass of the state of Minnesota he was in a position to give his word as a man of honor that the state would give Bryan a majority of at least 50,000. But Ignatius delights in talking through his headgear. He's an old jafaz.

Labor undoubtedly has rights which should be respected, but some of the unions are going entirely too far. Take the case of the street railway strike now on in St. Louis. One of the demands of the men is: "The union shall be notified by officers of the company whenever an employee of the company is discharged, and the officers of the union shall reply to the company and let them know whether they think the reasons assigned for the dismissal are satisfactory." This is simply absurd, and the union that makes a demand like this deserves no consideration from any intelligent working man. If the employer discharges a man he must tell the union why he did it and allow the organization to be the final arbiter in the matter. The company most rightly refuses to be a party to any such food agreement.

President Whitaker of the St. Louis Transit Company is right when he says there is nothing to arbitrate between the company and its employees. The company cannot well afford to turn over the conduct of its business to the Union, and let that organization manage it as it sees fit, and this is virtually what the Union demands. The Democrat is the friend of the working man, and it believes in his receiving fair wages and proper treatment, but the arbitrary course adopted by the street car operators union cannot be defended. The company made an agreement with the union on March last which at the time was satisfactory all around. Saturday the union announced that it would not consider itself bound by this agreement and made further demands which were very properly refused.

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is health. The secret of health is the power to digest and assimilate a proper quantity of food. This can never be done when the liver does not act it's part.

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Tutt's Liver Pills are an absolute cure for stomach headache, dyspepsia, sour stomach, malaria, constipation, torpid liver, piles, jaundice, bilious fever, biliousness and kindred diseases.

Tutt's Liver Pills

Executor's Order of Sale of Real Estate.

By virtue and authority of an order of the Cape Girardeau Court of Common Pleas, in and for the County of Cape Girardeau, and State of Missouri, made on the 3rd day of February, 1900, and being the 7th day of the January term, 1900, of said court, I, the undersigned executor of John H. Sander, deceased, hereby give notice in pursuance of said order, that I will, on

WEDNESDAY, THE SIXTH DAY OF JUNE, 1900,

at the east door of the court house, county and state aforesaid, between the hours of ten o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Cape Girardeau Court of Common Pleas of said county, sell to the highest bidder, at public outcry, the following described real estate situated in said city, county and state, to-wit:

1st. Part of lot thirty (30) in range "D," in the city of Cape Girardeau, county of Cape Girardeau, State of Missouri described as follows: Beginning at a point, twenty-five (25) feet east of Pacific street on the south side of Harmony street, running east on Harmony street thirty-five (35) feet, thence south one hundred and twelve (112) feet, thence west thirty-five (35) feet to a point twenty-five (25) feet east of Pacific street, thence north one hundred and twelve (112) feet to the place of beginning.

2nd. Also all of the north part of lot number thirty-four (34) in range "B," in the city of Cape Girardeau, in the county and state aforesaid, being eighty (80) feet on Sprigg street, by a depth of one hundred and eighty (180) feet in size.

3rd. Also fractional lot numbered twenty-two (22) in range "C," in said city, county and state, the same is forty-four and one-half (44 1/2) feet from one hundred and thirty-four (134) feet and three-quarters (141 1/4) feet in depth. It is the real estate formerly owned by Christian Bernhardt and of which said Bernhardt died seized and possessed, and acquired by Daniel A. Frank as per deed from Mary Bernhardt dated 12th day of April, 1885.

4th. Also all of the part of lot number thirty (30) in range "D," in the city, county and state aforesaid, bounded as follows: Commencing on the northeast corner of lot number thirty (30) aforesaid, thence west along Harmony street sixty (60) feet, thence south one hundred and twelve (112) feet, thence east parallel with Harmony street thirty-six (36) feet, thence south sixty (60) feet to an alley, thence north with said alley one hundred and twelve (112) feet to the place of beginning.

Also that part of lot thirty-one (31) in range "B," in the city, county and state aforesaid, bounded as follows: Commencing on the northeast corner of said lot thirty-one (31), thence west with the northern boundary line of said lot thirty-one (31) one hundred and ten (100) feet, thence south sixty (60) feet, thence east one hundred and ten (100) feet to an alley, thence north with said alley sixty (60) feet to the place of beginning.

5th. Also the following described real estate situated in the said city, county and state, described as follows: City fifty (50) feet and eight (8) inches from the north side of lot number fifty-seven (57) in range "G," in the city of Cape Girardeau, more particularly described as follows: Commencing at or on the northeast corner of said lot fifty-seven (57) in range "G," in said city, thence west with the northern boundary line of said lot fifty-seven (57) along William street one hundred and eighty (180) feet to an alley, thence south with said alley fifty (50) feet and eight (8) inches, thence east one hundred and eighty (180) feet to Sprigg street, thence north with Sprigg street fifty (50) feet and eight (8) inches to the place of beginning on which there is situated a brick building which is two stories high.

6th. Also the following described real estate in the said city, county and state, being a part of lot fifty-seven (57), in range "G," in said city, county and state, and more particularly described, to-wit: Commencing at a point on the east line of lot fifty-seven (57) in said range "G," fifty (50) feet and eight (8) inches south of the northeast corner of said lot fifty-seven (57) in range "G," in said city, then run south along the east line of Sprigg street thirty-two (32) feet and six (6) inches, then run west parallel with William street one hundred and eighty (180) feet to an alley, then run north along said alley thirty-two (32) feet and six (6) inches, then run east parallel with William street one hundred and eighty (180) feet to the point of beginning on Sprigg street upon which is located a two-story brick building.

7th. Also fractional part of lot number thirty (30), in range "D," in the aforesaid city, county and state, being twenty-five (25) feet on Harmony street, now Broadway by one hundred and twelve (112) feet in depth on Pacific street and bounded as follows: Begin on the northeast corner of said lot number thirty (30), thence run east parallel with Harmony street, twenty-five (25) feet, thence south parallel with Pacific street one hundred and twelve (112) feet, thence west twenty-five (25) feet to Pacific street, thence north with Pacific street one hundred and twelve (112) feet to the place of beginning.

Also part of lot thirty-one (31) in range "D," in said city, county and

state and described as follows: Commence at the southwest corner of said lot, thence run east seventy (70) feet, thence north sixty (60) feet, then run west seventy (70) feet, then run south parallel with Pacific street sixty (60) feet to the place of beginning said lot fronts sixty (60) feet on Pacific street with a depth of seventy (70) feet.

8th. Also lot number forty-seven (47) of "R. Sturdivants" subdivision of Out Lots to the city of Cape Girardeau Nos. 58 59, 81, and part of lot 80, containing sixty hundredths of an acre (60/100) more or less, bounded on the north by the Jackson Gravel Road, on the east by an alley, on the south by West, West Bellview street, and on the west by lot number forty-six (46).

9th. Also two-thirds (2/3) of the east half (1/2) of lot thirty-seven (37) in range "A," in the city of Cape Girardeau more particularly described as follows: Commencing with southeast corner of said lot number thirty-seven (37), range "A," thence running north along Frederick street seventy-four (74) feet, thence west twenty-nine (29) feet, thence south seventy-four (74) feet and two-thirds (2/3) feet, thence east ninety (90) feet to the place of beginning.

10th. All the north part of lot number thirty-six (36) in range "A," in the city of Cape Girardeau being sixty (60) feet on Frederick street by one hundred and eighty (180) feet in depth to an alley.

11th. Also all that part of lot number thirty-seven (37), range "A," in the city of Cape Girardeau bounded as follows: Commence on the southwest corner of said lot number thirty-seven (37) range "A," thence east with the line dividing lots numbers thirty-six (36) and thirty-seven (37) range "A," ninety (90) feet, thence north parallel with Frederick street thirty-seven (37) feet and one-third (1/3) feet, thence west parallel with the southern boundary line of said lot thirty-seven (37) ninety (90) feet to an alley, thence south with said alley, thirty-seven (37) feet and one-third (1/3) feet to the place of beginning.

Also part of lot seventy-two (72) in range "C," in the city of Cape Girardeau, county of Cape Girardeau, State of Missouri described as follows: Commence forty-four (44) feet east from the northeast corner of lot seventy-two (72), thence run east forty-four (44) feet and three-fourths (3/4) feet, thence south one hundred and thirty-four (134) feet, thence west forty-four (44) feet and three-fourths (3/4) feet to the place of beginning.

13th. And part of lot seventy-three (73) in range "C," in the city of Cape Girardeau, in the county of Cape Girardeau, all of the above in the State of Missouri, described as follows: Commence forty-four (44) feet east from the northeast corner of lot seventy-three (73), thence run east forty-four (44) feet and three-fourths (3/4) feet, thence south one hundred and thirty-four (134) feet, thence west forty-four (44) feet and three-fourths (3/4) feet to the place of beginning.

14th. Also the following described real estate: Commencing six (6) feet south from the northeast corner of lot seventy-nine (79), being subdivision thereof, [3] forty by one hundred and thirty-four (134) feet, range "C," in the city of Cape Girardeau, county and state aforesaid.

TERMS OF SALE:
One-half cash to be paid down by the purchaser and the remainder on a credit of three months, the purchaser to give note with approved security bearing interest at the rate of eight percent per annum, or to be paid in cash at the option of the purchaser.

JOSEPH A. VAUGHAN, Executor.

Sheriff's Sale.

By virtue and authority of a special execution issued from the office of the clerk of the Cape Girardeau Court of Common Pleas, in said Cape Girardeau county, Missouri, returnable to the May term, 1900, of said court and to be directed in favor of the State of Missouri at the relation of the revenue City of Cape Girardeau, in the State of Missouri and against Henry L. Hunzler, owner of the land in this suit described.

I have levied upon and seized all the right title, interest and claim of the said Henry L. Hunzler to the following described real estate lying, being and situated in the City of Cape Girardeau in the state of Missouri, to-wit:

The north part of lot number fourteen (14), and all of lot number fifteen (15), in range "C," being [37] feet by 180 feet in size, in the City of Cape Girardeau and State of Missouri, I will on

TUESDAY, JUNE 5, 1900,

between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, at the east front door of the court-house in the city of Cape Girardeau, county of Cape Girardeau aforesaid, sell the same, or so much thereof as may be required, at public vendue, to the highest bidder for cash in hand, to satisfy said execution and costs.

May 12-4 BERNHARD GOCKEL, Sheriff of Cape Girardeau County, Mo.

JOSEPH A. SCHWARTZ, Administrator.

FINAL SETTLEMENT. Notice is hereby given to all creditors and others interested in the estate of George Schwartz, deceased, that the undersigned administrator of said estate intends to make final settlement thereof at the next term of the Cape Girardeau Court of Common Pleas of Cape Girardeau county, to be held at the court house in the city of Cape Girardeau, Missouri, on Monday, May 28th, 1900.

CHAS. T. LEWIS, Administrator.

april 21st

Order of Publication.
In the Cape Girardeau Court of Common Pleas, January Term, 1900. SATURDAY, JANUARY 27TH, 1900. City of Cape Girardeau, Plaintiff, versus

Emaly Fougou, Maggie E. Wells, Albert W. Ziegler and Jennie Fougou.
Action to Enforce Special Tax Lien. Now at this day, comes the plaintiff, by counsel in open court and files its affidavit, stating among other things that the defendant Albert W. Ziegler is a non-resident of the State of Missouri, and cannot be summoned in this court. It is therefore ordered by the court that publication be made notifying said defendant that an action has been commenced against him by petition in the Cape Girardeau Court of Common Pleas of Cape Girardeau County, in the State of Missouri, the object and general nature of which is to enforce a special lien of the City of Cape Girardeau for Street Improvements upon the following described lands, to-wit:

Lot number eighteen (18), range G, in the city of Cape Girardeau, Missouri.

And to recover the amount of taxes due on said land for work done and material furnished on Good Hope Street and charges against said lot to the amount of sixty dollars and thirteen cents. That unless he be and appear at the next regular term of this court to be begun and held at the court house, in the City of Cape Girardeau, Cape Girardeau County, Missouri, on the fourth Monday in May next, 1900, and on or before the sixth day thereof (if the term shall so long continue; if not, then before the end of the term,) and answer or demur to plaintiff's petition, the same will be taken as confessed and judgment rendered accordingly. It is further ordered that a copy of said publication be published in the Cape Girardeau DEMOCRAT, a newspaper printed and published at Cape Girardeau, Cape Girardeau County, Missouri, for four weeks successively, the last insertion to be at least fifteen days before the first day of the next regular term of this court. A true copy.

Attest: E. H. ENZELMANN, Clerk.

R. H. WHITEHEAD, Attorney for Plaintiff.

Administrator's Order of Sale of Real Estate.

By virtue and authority of an order of the Cape Girardeau Court of Common Pleas, in and for the county of Cape Girardeau, and State of Missouri made at the January term, 1900, of said court, I the undersigned administrator of the estate of August H. Schaefer, deceased, hereby give notice in pursuance of said order, that I will, on

WEDNESDAY, THE SIXTH DAY OF JUNE, 1900,

at the east door of the court house, in the city of Cape Girardeau, in the county and state aforesaid, between the hours of ten o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Cape Girardeau Court of Common Pleas of said county, sell for cash to the highest bidder, at public outcry, the following described real estate situated in said county and state to-wit:

Lot number seven (7) being a portion of land of Out Lot numbers seventy-seven (77) and seventy-six (76) in the city of Cape Girardeau, containing forty-eight (48) acres and bounded as follows: Beginning at the southwest corner of said Out Lot number seventy-seven (77), run from thence north seven (7) degrees fifty-one (51) minutes east, thence north (13) chains and forty-five (45) links, along the west boundary line of said Out Lot seventy-seven (77), thence south eighty-two (82) degrees east, thirty (30) chains and twenty (20) links to the intersection with the Jackson Gravel Road; thence south twenty-two (22) degrees, fifty (50) minutes east, fifteen (15) chains and eighty-eight (88) links to the intersection with the south boundary line of Out Lot number seventy-six (76); thence along said south boundary line north eighty-two (82) degrees west, forty-one (41) chains, and forty-three (43) links to the south corner of Out Lot number seventy-seven (77) being the beginning corner, said tract is known as part of Rodgers' Survey of the Allen farm.

LOUIS SCHMIDT, Administrator.

may 5th

R. F. WICHTERICH, PHYSICIAN AND SURGEON.

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may 5th

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